

CAYPLESS FOR JUDGE

Republicans Are In Favor of Him.

(From Wednesday's Daily.)

A meeting of the Republican Territorial Committee of the following resolution, moved for adoption by T. McCants Stewart, was carried:

- Resolved, by the Republican Territorial Committee of the Territory of Hawaii, That because of his integrity, ability and legal experience, and because he is a Republican in principle, this committee hereby endorse and recommend Edgar A. Cayless, Esq., for appointment as Third Judge of the Territory of Hawaii; and
- Resolved, That we heartily concur in the resolution of the Bar Association, showing the need of speedy action in the matter of the appointment of a Third Judge because of the accumulation of legal business in our courts.
- Resolved, That a copy of this resolution be forwarded to the President of the United States.

Edgar Cayless, the well-known attorney, who is at present the Secretary of the Hawaiian Senate, is being urged for the position of Third Circuit Judge of the First Judicial Circuit, Oahu, which office was created by the Legislature during its regular session. Mr. Cayless has for his backers the Republican members of the Senate, as well as the Independents. Petitions are being circulated by various citizens. Senator George P. Carter, Republican member from Honolulu, having taken the initiative.

Mr. Cayless seems fairly assured of an appointment by the President, it being understood by the Republicans that it was practically agreed in Washington at the time he left there to return to Honolulu that a judgeship could be had by him upon a proper representation of citizens here. Although nominally an Independent man, and by them appointed to the position of Secretary of the Senate, Mr. Cayless has friends in the Republican ranks. Behind the circulation of the petitions, in which the initiative is being taken by a Republican member of that branch of the Upper House of the Legislature, there is a story of an agreement upon the part of the Republican members whereby they pledged themselves to support the aspirations of Edgar Cayless for the third judgeship.

Representative Dickey introduced the bill in the House of Representatives providing for the appointment of a third judge for the First Judicial Circuit. The measure was so introduced by reason of an increasing amount of court business requiring a division of the various actions brought before such courts. All went well until the bill was about to be passed and sent to the Governor, when some of the Independent members advanced the theory that Representative Dickey was putting the bill through in the interests of his son, Lyle A. Dickey, who now occupies the position of Second District Magistrate in Honolulu. They claimed that Representative Dickey would bring the influence of the Republican party to bear upon the claims of Judge Dickey for the coveted third judgeship. The Independents bolted, and the bill failed of passage.

Two or three weeks subsequent to the killing of the first bill it was brought to the attention of the Republican members that it was imperative that provision be made for the appointment of a third judge, as the docket was jammed with cases which could not possibly be heard during the term with but two judges on the bench. Senator George R. Carter brought the matter up amongst his colleagues, and it was agreed that it should be pressed and pains taken to dispossess the Independents of their fears that the measure was being carried along in the interest of Judge Dickey or any other aspirant. J. B. Atherton was asked to confer with Delegate Wilcox on the matter. Mr. Atherton vouched for the sincerity of the Republicans to the extent that it was not a party move, but in the interests of justice. Mr. Atherton asked the delegate to use his influence with his party members in both houses of the Legislature to pass the bill. The Independents mentioned the name of Edgar Cayless for the judgeship, and the Republicans agreed to endorse his candidacy. Without further ado the bill was carried along nicely to ultimate passage in both houses and was signed by the Governor.

Representative Dickey is said to have at once begun an active campaign in the interests of his son, Judge Dickey, and again the Independents looked askance at the Republicans, and the faces bore marks of inquiry as to why the Republicans should permit Judge Dickey's endorsement in view of an agreement already made. The matter reached a stage where Senator Carter found that it was necessary that the agreement should be carried out to the letter, and he at once made up the petitions and personally has been canvassing the city, securing a hearty endorsement of Cayless. The Republicans desire to express their sincerity to the Independent members to whom they had pledged themselves in the premises. By this means Edgar Cayless, should he be appointed, will be under no greater obligations to the Independents than to the Republicans.

Frauds and peculations amounting to \$1,000,000 roubles have been discovered upon the Russo-Polish and Viatic railroad. They were carried out by wholesale declarations of deficient freight weights. In Warsaw alone forty arrests have been made.

THE WORLD'S NEWS

NEW YORK, May 16.—A cable to the Sun from Manila says: General MacArthur declines to define the status of Aguinaldo. He says that though he is in a sense a prisoner he is enjoying liberty in his residence and the grounds attached thereto. He is, however, under guard. He has not descended to the ground floor of his residence since he occupied the place.

His mail grows daily. He receives a large number of letters and pamphlets from anti-Imperialists and cranks and women. He has received offers of a large salary from museum managers in the United States, who propose giving bonds for his safe return to Manila. All his communications are censored.

WASHINGTON, May 17.—Figures have been compiled here showing that the total loss to the Government of the United States from its foundation to this time from defalcations by officials amounts to about \$15,000,000. For twenty years after the organization of the Government there was not a single defalcation. From 1829 to 1840 shortages in the accounts of Government officials became numerous, and from 1840 to 1860 there was a very marked increase. Ten years from 1860 to 1870 exceeded any similar period, as the opportunities for embezzlement were greater.

The Postoffice Department has been since the beginning of the Government the most opulent field of the defaulter. Shortages in accounts of postmasters from 1820 to 1880, when the system of inspection became extremely rigid, were frequent occurrences. In most cases, however, a full amount of the defalcation was collected from bondsmen. In about 10 per cent of these defalcations, however, the bonds proved to be worthless and Uncle Sam became the loser. Shortages for small amounts were usually paid promptly, the bondsmen doing it, but when it came to settling for large amounts it was more difficult. In some cases men who have been on bonds of officials who have defaulted subsequently have money coming to them from the Government, but it is applied to their old indebtedness. In the case of a major who served during the Spanish war in a volunteer regiment his entire salary for all the time he was in the service was thus applied.

SALT LAKE, May 18.—The remainder of the output of the Utah Sugar Company and the Ogden Sugar Company for the season of 1900-1901 has been marketed. A few days ago the balance remaining on hand was apportioned among the jobbers of this city and Ogden, and the season's business closed. The jobbers have advanced the price of beet sugar to the retailers, making the price now the same as that asked for the California cane sugar. California beet sugar has been out of the market for some two months.

The early closing of the season for the two Utah refineries is believed to be due in a measure to the marketing of a considerable quantity of the season's output at outside points, notably upon the Missouri river, to which they have a fifty cents per 100 pounds rate.

The sugar market is strong—the price of raw sugars having advanced one-eighth cent in New York within ten days, without the price of refined being changed. The condition of the raw sugar market gives rise to the belief that another upward turn in the refined sugar market may be expected at any time.

The demand locally is good, as is always the case at this season of the year, when the small fruits come into the market.

MANILA, May 17.—Aguinaldo, in an interview today, expressed the opinion that the American Government of the Philippines, in order to be unquestionably satisfactory, should conform strictly to the constitution. Asked whether he considered the Filipinos capable of exercising all the privileges guaranteed by a literal interpretation and application of the constitution, he declined to express an opinion.

Concerning the political and commercial future of the archipelago, Aguinaldo was reserved. He said it was hardly time to discuss it while in what he considered to be captivity. The military officials say he is kept guarded principally for his own protection. Aguinaldo says that he knows of no enemies, needs no protection, and is willing to go out unattended if permitted to do so. He is pleased with the municipal law conferring full local self-government. Concerning the provincial law, by which the Governor only is an elective officer, Aguinaldo was uncommunicative.

WASHINGTON, May 18.—The instructions issued by General Cnafee under direction of the War Department in regard to the protection of the American legation at Peking after the departure of the United States troops from China have been made public at the Department. They designate Company B of the Ninth Infantry as the legation guard and Major E. B. Robertson of that regiment is detailed as commander. Major Robertson's attention is especially invited to the fact that the troops under his command are stationed in a foreign country with which the United States is on terms of friendship. The guard must therefore not be used aggressively unless in defense of the American legation or persons and property of American citizens in its immediate vicinity. The guard will repel attacks made by Chinese on the American legation or its own position, and if necessary to do so may fire upon the assailants. It may cooperate with other foreign troops for the defense of the legation in the event of attack being made on the same by any Chinese forces.

NEW YORK, May 18.—Evidence is not lacking, says the Tribune's London correspondent that there will be a South African mining boom before many weeks. Johannesburg is gradually filling, the mines are reopening, and arrangements are making for the reorganization of the government of the town. The reopening of the "Kaffir circuit" would have at least one good result—it would engross the attention of the capitalist class, and allow it less leisure for meddling in the government of the new British colonies.

Some of Sir Alfred Milner's recent appointments in the Transvaal have excited much criticism. The eight powerful groups of capitalists have been represented too conspicuously in those appointments, and a feeling of distrust has been created, which tends to retard the pacification of South Africa. It is said that General Botha, as soon as he learned that Sir Alfred Milner was about to leave South Africa, sent a mounted messenger to General Kitchener with a view to the reopening of peace negotiations. Botha wanted to communicate with Mr. Kruger, but Lord Kitchener

LIEUT. PATTERSON TO BE COURT-MARTIALED IN MANILA

MANILA, April 15.—Lieutenant William Patterson, of the coast artillery, formerly a Philadelphia lawyer, is to be tried as court-martial for misappropriating the company funds.

The statement in the above dispatch is but the confirmation of a story which Lieutenant Patterson, as an officer of Battery N, Sixth United States Artillery, stationed at Camp McKinley, Honolulu, began almost as soon as he came here, in 1899, and continued until the time when Batteries N and M boarded the transport Ohio for Manila, where the batteries had been assigned for service.

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